

CURIOUS FACTS RELATING TO GOLD.—Put 900 new sovereigns and 900 new English shillings in average ordinary circulation, and in one year the former will be worth about \$99, and the latter about \$94.

The malleability of gold can be carried to such an extent, that an apartment 12 feet square might be carpeted for thirty or forty dollars.

The celebrated Dr. Wollaston manufactured a piece of gold wire one-thirty-thousandth part of an inch in thickness; and it is calculated that the gold on the very finest silver wire for gold lace, is not more than one-third of one-millionth of an inch in thickness.

FRUIT FROM PALESTINE.—We were shown, yesterday, an olive lately plucked from Mount Olivet, east of Jerusalem, a fig and a number of grapes from the valley of Bethlehem, all in an excellent state of preservation, which were sent to Mr. Cornau, an extensive wine grower in this vicinity. He intends to plant these seeds, and we hope he will be successful in the growth and propagation of these rare specimens of delicious fruits.

Cincinnati Commercial.

"As it is to live or be a tranced minute, With its arms, had pleasure in it."

That's what Tom Moore said about Arab's daughter and her lover, and of course he knew; but he didn't know what we are going to tell YOU—which is, that

J. BROWNLEE & Co.

Are still at "Honest Corner," where they have always been, and are opening a new stock of

Spring & Summer

Of quality and price to suit the market, and the tastes and abilities of those who deal in that market. We are intending to make a living as we have told you before, and some profit on our goods, and for that reason our prices are uniform, and as low as can be afforded, and not cheap in quality sold, and we always mean to sell so, and all articles of the quality we represent—this keeping pure and consistent the reputation of

"Honest Corner."

"Head Quarters," "Regulator," "Shanty," "Bank" Stores and others may blow and strike—tickle you with large pictures of Elephants, crocods of people, &c., and sell you some goods at house prices, while they skin you alive on others, and they are welcome to their profits and conscience. We will deal fairly with you, tell you the truth, thank you for your custom, wait on you with pleasure, give you a pipe to smoke when you are disposed to sit and chat with us, and send you away satisfied that you have really been dealing at an Honest Corner, and that our stock of

PRINTS, DRESS GOODS, SILKS, LINENS, LACES, CLOTHS, BOOTS, SHOES, LEATHER, HATS, CAPS, GLASS, QUEENS AND HARDWARE, STATIONERY AND NOTIONS

Are as good and as cheap as any other, our terms are reasonable, and our plan, straightforward method of talking and dealing, for better than the average made by others, and that you are legitimate dealers and steady business men.

Your Friends,

J. BROWNLEE & Co.

May 26, 1853.

Australian Packet Line

FOR MELBOURNE & PORT PHILIP.

The elegant and well known A 1 Clipper

Ship

TAURUS, 1,200 tons burthen, Capt. S. P. GRIFFIN,

Commander.

To sail on the 1st of June.

THIS Line, the fourth of the

the handiest style, with every

accommodation and convenience for passengers. She is thoroughly ventilated, and

lighted throughout, with ball rooms, &c. All the

Ships of this Line are provisioned for one year, with every thing of the best quality, that can be bought in the market, rendering it totally unnecessary for them to stop in any port upon the passage. The promptness and

regularity with which they have been despatched heretofore, offers an inducement to passengers, rarely to be met with. A remittance of one third of the passage money to the undersigned, will secure a berth in any part of the Ship.

Apply to

ANTONIO PELLETIER, Proprietor, 93 Wall Street N. Y.

W. G. POMEROY, Plymouth, Ind.

May 26, 1853.

STRAYED

FROM the subscriber in Plymouth about

the last of April, a small RED COW

with a white back. She has notes between the points of her horns, and the tip end of her tail has been cut off—was giving milk when she left.

Any person giving me information of her whereabouts, so that I can get her, shall be liberally rewarded for their trouble.

May 26 1853. FERD. BURCH.

ADMINISTRATION.

Sale of Real Estate.

BY virtue of an order of the Marshall Common Pleas Court, made at its April term 1853, the undersigned, administrator of the estate of Asaiah Mosley, will offer for sale at public auction on the premises, on Saturday the 2nd day of July, 1853, between the hours of ten o'clock a. m. and four o'clock p. m., on said day, the following described real estate, to wit: The east half of the south west quarter of section thirty-three, town thirty-three, range one east—forty acres having been sold off of the south part, and four acres off of the north west corner—leaving yet to be off-red 32 and 10-100 acres, more or less, appraised at \$160 and 50 cents.

A credit of three months will be given on one third of the purchase money, six months on one third, and eighteen months on the remaining third, the purchaser giving notes with approved security, bearing interest from date and waiving valuation and exemption laws.

May 26, 1853. JOHN LOWRY, Adm'r.

Land Warrants Bought.

At the Plymouth Bank. C. D. CLARK.

May 17, 1853.

SALT FORK For sale by

J. BROWNLEE & Co.

April 7 1853.

Shingles and Sash for sale by

J. BROWNLEE & Co.

May 26, 1853.

ADJOURNMENT.

THE Board of Trustees of Center township Marshall County, Indiana, adjourned on the 21st inst., to meet at the Court House in Plymouth on Saturday the 18th of June next, at which time and place they earnestly request the voters of said township to meet them, in order that they may then ascertain the wishes of said voters in relation to having Free Schools in said township for the present year.

By order of the Board,

May 26, 1853. W. M. DUNHAM, T. CLK.

1211.

NEW GOODS.

WESTERVELT & HEWETT

ARE now receiving by Express direct from

A New York, a splendid stock of

SUMMER GOODS.

Which were purchased for CASH at low rates,

and they now intend to give their customers

the advantage of buying their goods for cash,

or approved credit, on the same terms, for they do not intend to be undersold.

Their Stock consists of all the articles kept

in a country store; such as

Cloths, Cashmeres, Satinets, Ken-

tucky Jeans, Summer Cloths,

BY THE CORD.

READY MADE CLOTHING,

IN ABUNDANCE,

Queensware, Groceries Hats,

Caps, Bonnets &c.

Now, Ladies and Gents, of Marshall, Starke

and adjoining counties, please call and examine

their goods, and they will do their best to

please you. All kinds of Produce will be

taken in exchange for Goods.

May 19, 1853. 1211.

NOTICE.

STATED meetings of the board of Trustees

of Union township, for the transaction of

business, will be held at the usual place of

holding elections, on the fourth Saturdays of

June, September, December, 18 3, and of Feb-

ruary 1854, at 9 o'clock A.M. on each of said

days.

By order of the Board,

L. M. BOLES, CLK. U. T.

May 19, 1853. 1214.

Public Sale of Swamp Lands

IN STARKE COUNTY.

OFFICE OF AUDITOR, STARKE COUNTY,

Knox, May 16th, 1853.

IN pursuance of the provisions of "an act to

regulate the sale of the Swamp Lands donated

by the United States to the State of Indiana,

and to provide for the draining and reclaim-

ing thereof, in accordance with the condi-

tion of said grant," approved May 29, 1852,

and the several acts supplemental thereto, ap-

proved June 14, 1852, and March 4th 1853,

there will be offered at public sale, at the Court

House, in the town of Knox, all the Swamp

Lands lying and being in said county of Starke,

situated as follows to-wit:

In townships number 32, 33 and 34 north, range

one west.

In townships number 32, 33 and 34 north,

range 2 west.

In townships number 32, 33 and 34 north,

range 3 west.

In townships number 32, and 33 north,

range 4 west.

The sale will commence on the 27th day of

July 1853, at ten o'clock in the forenoon, and

be continued from day to day until all the lands

are offered.

The conditions of the sale are cash, and the

following lands will be received in payment,

to-wit:

Gold and silver, the notes of the State Bank

of Indiana, the notes of the Free Banks of In-

diana, the Bank of Missouri, and all solvent

Banks of Ohio, Kentucky, and Virginia.

CHARLES H. HUBBARD,

Auditor Starke County.

May 13, 1853. 1215.

AN ORDINANCE.

Be it ordained by the President and Trust-

ees of the Town of Plymouth, that the as-

essment of tax shall be sixty cents upon the

one hundred dollars valuation of real estate,

and one dollar upon every person liable to

poll tax, for corporation purposes.

RUFUS BROWN, Pres.

May 10, 1853. 1113.

The State of Indiana, } Set.

Marshall County, }

In the Marshall Circuit Court August

Term, 1853.

In matter of Guardianship of heirs of

Phineas Jones, deceased.

BE it known that on the 7th day of May

1853, Charles Sedgwick, guardian of

Charles and Richard Allen, minor heirs of

Phineas Jones, deceased, filed in my office a

petition for an order for the conveyance of

land, held by Jesse Allen deceased, and the

written consent of the heirs of said Jesse,

except Elizabeth Jones and — Jones her

husband, (whose given name is unknown) and

it appearing by the affidavit of a disinterested

person filed therewith that said Elizabeth Jones

and — Jones, are non residents of the

State of Indiana, they are hereby notified of

the filing and pendency of said petition; and

unless they answer thereto, before our said

court, to be held at the court house in Ply-

mouth in said county, on the third Monday in

August next, the same will be heard and de-

CIRCULAR.

INDIANAPOLIS, April 15th 1853.

Sir:—By reference to sec. 102, chap. 6,

Revised Statutes of 1852, vol. 1, page

130, you will perceive that it is made

your duty to call upon every delinquent

tax payer, either in person or by deputy,

in your county, and collect the taxes that

may be returned delinquent for the year

1852, or any previous years, and if ne-

cessary to detain property for the col-

lection of such delinquent taxes, with

penalty, interests and costs.

To enable you to do so, your County

Auditor will be instructed to make out

for you, forthwith, a certified copy of

your delinquent lists.

In making levies for taxes, no property

is exempt. Should the property fail to

sell at the residence of the owner, you

have the right to remove and offer it at

any other point within the county.

Recollect that a failure upon your part,

to comply with the law, in this respect,

will make you personally responsible for

the taxes.

In due time I will give you instructions

where and when to deposit the money

thus collected.

I am, very respectfully,

Your ob't. servant,

E. NEWLAND,

Treas. of State.

To the Treasurer of Marshall County.

Notice To Delinquents.

IN obedience to the law recited in the fore

going Circular, it becomes my duty to en-

force the collection of all delinquent taxes.—

Therefore all concerned will be notice, that

said law will be strictly enforced.

JOS. EVANS,

Treasurer M. C.

May 13, 1853.

NOTICE TO BUILDERS.

SEALED proposals will be received at

the store of F. Fisher & Co., at the

Forge on Twin Lakes, until 1 o'clock P. M.

on the 23th inst., for the building of a School

House, at the aforesaid place, which said

house to be 20 by 30, feet in size, set on pro-

per stone foundation, and in height, 10 feet

between the joists, & 15 light of 10-12 glass

windows on each side, unplanned weatherbor-

ding, to be conveniently seated. For further

particulars enquire of the subscriber.

Center township.

A. S. BUNNELL,

May 9, 1853. 1113.

State of Indiana, } ss.

Marshall County, }

In the Marshall Circuit Court, August

Term, A. D. 1853.

Austin F. Williams, John

D. Camp, and George W.

Abbe, or the use of Wil-

liams and Bruce, who now

sue for the use of Austin

F. Williams,

vs.

Thomas Richmond, and

Wm G. Pomeroy, Wesley

Gregg, Austin Fuller, Gor-

don Williams, garnishees

of Thomas Richmond.

JOHN A. Thompson, their attorney and

filed in my office his affidavit and undertaking

in this behalf for Foreign Attachment, which

is issued, and afterwards comes the Sheriff and

returns said writ of Attachment, "no property

found," and also returns said summons of gar-

nishee served on William G. Pomeroy, Wesley

Gregg, and Austin Fuller, and "not found," as

to Gordon Williams, and it appearing by said

affidavit that said defendant Richmond is not a

resident of the State of Indiana. He is there-

fore hereby notified of the filing and pendency

of said attachment and garnishee, and that un-

less he appear thereto, at the next term of the

Marshall circuit court, to be held at the court

house in Plymouth, Marshall county, Indiana,

on the third Monday in August next, the same

will be heard and determined in his absence.

Attest—RICHARD CORBALEY, clk.

April 14, 1853. 1210.

Thompson & Reeve Att'ys. for plaintiffs.

Town Lots for Sale in the Town of

REEDS, MARSHALL

County, Indiana.

THE proprietors of this place are still offer-

ing at private sale, some of the most pleas-

ant and cheaply situated lots in it. Bourdon

is pleasantly situated on the Port Wayne and

Chicago Railroad, twelve miles east of Ply-

mouth and thirteen miles west of Warsaw.—

Terms reasonable.

Bargain may be had by calling soon on

the proprietors in said town.

SAMUEL THOMAS,

JESSE NEEDLE,

Proprietors.

May 5, 1853.